## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

Document 309

HEADWATER RESEARCH LLC,	§
Plaintiff,	§ § §
v. T-MOBILE USA, INC. and SPRINT CORP.,	\$ CIVIL ACTION NO. 2:23-CV-379-JRG-RSP \$ (LEAD CASE)
Defendants.	§

## REPORT AND RECOMMENDATION

Before the Court is the Motion for Summary Judgment on the Pleadings Under Rule 12(c) that the Asserted Claims Are Invalid Under 35 U.S.C. § 101, filed by Defendants T-Mobile USA, Inc. and Sprint Corp.. Dkt. No. 185.

A substantively identical motion was filed in a parallel litigation: *Headwater Research LLC* v. Verizon Communications Inc., et al, 2:23-cv-00352-JRG-RSP. See Dkt. No. 190 in 2:23-cv-00352.

For the reasons discussed in the Court's ruling on the parallel motion (Dkt. No. 300 in 2:23-cv-00352), the instant Motion should also be **DENIED**.

A party's failure to file written objections to the findings, conclusions and recommendations within 14 days bars that party from *de novo* review by the District Judge of those findings, conclusions, and recommendations and, except on grounds of plain error, from appellate review of unobjected-to factual findings and legal conclusions accepted and adopted by the district court. FED. R. CIV. P. 72(b)(2); see also Douglass v. United Servs. Auto. Ass'n, 79 F.3d 1415, 1428–29 (5th Cir. 1996) (en banc). Any objection to this Report and Recommendation must be

filed in ECF under the event "Objection to Report and Recommendation [cv, respoth]" or it may not be considered by the District Judge.

SIGNED this 24th day of June, 2025.

ROYS PAYNE

UNITED STATES MAGISTRATE JUDGE